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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: September 1, 2018

UNITED STATES BANKRUPTCY COURT **District of New Jersey** Richard A Fersch In Re: Case No.: **Emily K Anderson** Judge: Debtor(s) **CHAPTER 13 PLAN AND MOTIONS** ☐ Original Modified/Notice Required Date: 7/24/20 ☐ Modified/No Notice Required ☐ Motions Included THE DEBTOR HAS FILED FOR RELIEF UNDER CHAPTER 13 OF THE BANKRUPTCY CODE.

YOUR RIGHTS MAY BE AFFECTED

You should have received from the court a separate *Notice of the Hearing on Confirmation of Plan*, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the *Notice*. Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who wishes to contest said treatment must file a timely objection and appear at the confirmation hearing to prosecute same.

The following matters may be of particular importance. Debtors must check one box on each line to state whether the plan includes each of the following items. If an item is checked as "Does Not" or if both boxes are checked, the provision will be ineffective if set out later in the plan.
THIS PLAN:
\square DOES $ar{W}$ DOES NOT CONTAIN NON-STANDARD PROVISIONS. NON-STANDARD PROVISIONS MUST ALSO BE SET FORTH IN PART 10.
☐ DOES ☑ DOES NOT LIMIT THE AMOUNT OF A SECURED CLAIM BASED SOLELY ON VALUE OF COLLATERAL, WHICH MAY RESULT IN A PARTIAL PAYMENT OR NO PAYMENT AT ALL TO THE SECURED CREDITOR. SEE MOTIONS SET FORTH IN PART 7, IF ANY.
☐ DOES ☑ DOES NOT AVOID A JUDICIAL LIEN OR NONPOSSESSORY, NONPURCHASE-MONEY SECURITY INTEREST. SEE MOTIONS SET FORTH IN PART 7, IF ANY.
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Initial Debt	or(s)' Attor	ney _	KPL		Initial D	ebtor:	RAF	•		Initial	Co-Del	otor	EKA
Part 1: Pa	ymont and	dlon	ath o	f Plan									
rail I. Pa	lymemi am	u Len	igili 0	I FIAII									
a. <u>60</u> months.		shall	pay _	1,700.00	Monthly	to the	Chap	oter 13	Trustee	, startir	ng on _	for a	approximately
b.	The debtor ☑ □	Futu	re Ear	rnings									are available):
C.	Use of real □	Sale Desc	of rea	al prope n:	•		: _						
		Desc	criptio	n:	oroperty: complet		_					-	
		Desc	criptio	n:	with resp		morto	gage er	ncumbe	ring pro	operty:		
d. e.	loan modification.												
Part 2: Adequate Protection X NONE													
a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor).													
b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor).													
Part 3: Priority Claims (Including Administrative Expenses) a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:													
Creditor						of Priorit						ŀ	Amount to be Paid
Karina Pia L						ney Fees							2,670.00
Internal Rev	enue Service	9			Taxe	s and ce	rtain (other de	bts				7,000.00
 b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one: ☑ None ☐ The allowed priority claims listed below are based on a domestic support obligation that has been 													
ass	igned to or	is ow	ved to	a gover	nmental	unit an	d will	be pai	d less th	nan the	full an	nount o	of the claim

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pursuant to	11 U.S.C.1322(a)(4	4):							
Creditor	Type of Pr	iority	Claim Amo	unt	Amoun	Amount to be Paid			
Part 4: Secured C	laims								
a. Curing Default	and Maintaining P	Payments on	Principal Res	idence: 🔽	NONE				
The Debte	wayill may to the Twy	-t (n	of the Dien's elle	مساما ماماسم	- f		a m tha la v		
obligations and the	r will pay to the True debtor shall pay di								
bankruptcy filing as	s follows:			Interest	A	Nation I De	egular Monthly		
Creditor	Collateral or Ty	pe of Debt	Arrearage	Rate on	Amount to be F to Creditor		ment (Outside Plan)		
b. Curing and Ma NONE	intaining Payment	s on Non-Pri	incipal Reside	nce & othe	r loans or re	nt arrea	rs: 🗸		
	to the Trustee (as pay directly to the c								
Creditor	Collateral or Ty	pe of Debt	Interes Rate o Arrearage Arrearag		to Creditor (In		egular Monthly ment (Outside Plan)		
purchase money se	ns were either incurr ecurity interest in a the petition date and	motor vehicle	acquired for th	ie personal	use of the de	ebtor(s),	or incurred		
Name of Creditor	Collateral		Interest Rate	Amount of Claim	Total to be Paid through the Plan Including Interest Calculation				
1.) The de 1322(b)(2), the sec Collateral," plus int	valuation of securion of values collater cured creditor shall be erest as stated. The aim. If a secured class	al as indicate be paid the ar portion of ar	d below. If the mount listed as ny allowed clair	claim may l the "Value n that exce	be modified u of the Credito eds that value	nder Se or Intere e shall b	ction st in e treated		
	NOTE: A mod the appropriate				•				
Creditor Kearny Bank c/o Durkin & Durkin 1120 Bloomfield Ave Caldwell, NJ 07006	Collateral 51 Afterglow Ave Verona, NJ 07044	Scheduled Debt 295,856.15	Total Collateral Value 833,850.00	Superior Liens 823,368.00	Value of Creditor Interest in Collateral		Total Amount to Be Paid 0		

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2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.								
•	rmation, the st	ay is terminated as to surrend 1 be terminated in all respect	•	` ,				
Creditor		Collateral to be Surrendered	Value of Surrendered Collateral	, ,				
The foll Creditor New Res-shellpoint N Usalliance Federal C	owing secured	oy the Plan	Plan:					
Creditor		Collateral		o be Paid through the Plan				
Capital One Auto Fin	ance	Lease		0				
Part 5: Unsecure	d Claims	NONE						
 a. Not separately classified allowed non-priority unsecured claims shall be paid: Not less than \$ to be distributed pro rata Not less than percent Pro Rata distribution from any remaining funds b. Separately classified unsecured claims shall be treated as follows:								
Creditor		Basis for Separate Classification	Treatment	Amount to be Paid				
(NOTE: Se non-residential rea	e time limitatio I property leas ry contracts ar	ns set forth in 11 U.S.C. 365(es in this Plan.) id unexpired leases, not previ		·				
Creditor Ar	rears to be Cured an	in Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment				
Part 7: Motions	X NONE							
NOTE: All plans	4 . ! !	tions must be sensed as all	materially offerted and	ditoro torothor!th				

NOTE: All plans containing motions must be served on all potentially affected creditors, together with local form, *Notice of Chapter 13 Plan Transmittal*, within the time and in the manner set forth in D.N.J. LBR 3015-1. A *Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation* must be filed with the Clerk of Court when the plan and transmittal notice are served.

	tion to Avoid ebtor moves to					`, —				
Creditor	Nature of Collateral	Type of Lie	en Amount o	of Lien	Valu Colla	ue of teral	Amoun Clain Exempt	t of O	Sum of All ther Liens gainst the Property	Amount of Lien to be Avoided
b. Mo NONE	tion to Avoid	Liens and	d Reclassify	y Clain	n from S	Secur	ed to Coı	mpletely	Unsec u	red. 🗌
	ebtor moves to n Part 4 above		the followir	ng clair	ns as ur	secur	red and to	void lie	ns on col	lateral
Creditor Kearny Bank	Collateral nk 51 Afterglow Ave Verona, NJ 07044		Scheduled Debt \$295,856.15	Value	Collateral Value		Superior Liens 823,368.00		's in al	Total Amount of Lien to be Reclassified \$295,856.15
c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. ☑ NONE The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:										
Creditor	or Collateral S			I	Total Collateral Value		Amount to be Deeme Secure			Amount to be Reclassified as Unsecured
a. Ves b. Pay Credito coupons to the	2) Other Ad 3) Secured 4) Lease Ar 5) Priority C	rty of the nation ge s provided the standing sta	d for in Parts the automa allowed cla rustee Come Claims	atic sta	y. the follo			il custon	nary notic	es or
	st-Petition Cla	-	is not outbo	rizod +:	nav na	et not	ition oloi∽	ne filod n	ureuent t	0 11 11 8 0

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Section 1305(a) in the amount filed by the post-petition claimant.

Part 9: Modification X NONE	
If this Plan modifies a Plan previo	usly filed in this case, complete the information below.
Explain below why the plan is being mod	ified: Explain below how the plan is being modified:
Creditor, Kearny Bank, who's claim will be strip incorrect in previous plan.	
Are Schedules I and J being filed simultar	neously with this Modified Plan? ☐ Yes ☑ No
Part 10: Non-Standard Provision(s): S	Signatures Required
Non-Standard Provisions Requirir ☑ NONE ☐ Explain here:	
Signatures	
debtor(s) certify that the wording and orde	btor(s), if any, must sign this Plan. ebtor(s), if not represented by an attorney, or the attorney for the er of the provisions in this Chapter 13 Plan are identical to <i>Local Form</i> any non-standard provisions included in Part 10.
I certify under penalty of perjury that the a	bove is true.
Date: 7/24/20	/s/ Richard A. Fersch
	Richard A Fersch
	Debtor
Date: 7/24/20	/s/ Emily K. Anderson
	Emily K Anderson
	Joint Debtor
Date 7/24/20	/s/ Karina Pia Lucid
	Karina Pia Lucid
	Attorney for the Debtor(s)